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Revised 02/03	AGGI, Administrator STATE OF NEVADA R. MICHAEL 1	l'URNIPS!
CORRES. CONTROL INCOMING LTR NO.	KENNY C. GUINN 2003 FEB - 6 A 10: 04 Governor 2003 FEB - 6 A 10: 04	Waste Mai
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DUE DATE ACTION	ation Control	Facsimile
	tulation and DEPARTMENT OF CONSERVATION AND NATURAL RESOURCES	
i 3	DIVISION OF ENVIRONMENTAL PROTECTION	
DIST. LTR ENC	333 W. Nye Lane, Room 138	
BERARDINI, J. H. XX BOGNAR, E. S.	- Carson City, Nevada 89706	
CROCKETT, G. A. DECK, C. A.	January 29, 2003	
DEGENHART, K. R. DIETER, T. J.		
DIETERLE, S. E. FERRERA, D. W.		
FERRI, M. S. X	E. Frank Di Sanza, Director	7
GERMAIN, A. L. GIACOMINI, J. J.	Waste Management Division	. ;
LINDSAY, D. C.	National Nuclear Security Administration	
LONG, J. W.	Nevada Operations Office	
MARTINEZ, L. A. NAGEL, R. E.	P.O. Box 98518	
NORTH, K	Las Vegas, NV 89193-8518	
PARKER, A. M. XX POWERS, K. P.		
RODGERS, A. D. SHELTON, D. C. SPEARS, M. S.	RE: Waste Determination on Rocky Flats Environmental Technology Site Gloveboxes	
TRICE, K. D. TUOR, N. R.		
WILLIAMS, J. L.	Dear Mr. Di Sanza:	
Schuber, A.XX	The Nevada Division of Environmental Protection, Bureau of Federal Facilities (NDEP), h	as
HOPKINS, T. XX	completed reviewing all the material submitted regarding the glovebox waste stream contain	ining
NESTA, S. XX	Los Alamos leaded glass windows generated at the Rocky Flats Environmental Technology	y Site
Gilbeent CXX	(RFETS).	
GEIMER R. XX		
	The NDEP review has determined that the Rocky Flats Cleanup Agreement Standard Operation	ating
	Protocol (RSOP) for Facility Component Removal, Size Reduction, and Decontamination	
	Activities, has been modified to state that gloveboxes containing Los Alamos leaded glass	
· · · · · · · · · · · · · · · · · · ·	windows are not automatically a hazardous waste when destined for disposal. This	
	determination only applies to gloveboxes characterized in accordance with the non-hazardo	
COR. CONTROL X X ADMN. RECORD	waste determination approved by the Colorado Department of Public Health and Environm	
PATS/130	(CDPHE). NDEP acknowledges that CDPHE and EPA Region 8 have agreed to these char	nges
	in the RSOP.	
Reviewed for Addressee Corres. Control RFP		
ourse. Segment in the	NDEP concurs with the CDPHE determinations that the gloveboxes from RFETS containing	_
2/6/03 lea	Alamos leaded glass windows are not a hazardous waste as long as they are not contaminat	ted
Date By	with a listed waste. In concurring with the determination, NDEP viewed the leaded glass	

Alamos leaded glass windows are not a hazardous waste as long as they are not contaminated with a listed waste. In concurring with the determination, NDEP viewed the leaded glass windows to be an integral part of the glovebox that are not readily removable. As such, the gloveboxes may be analyzed as one unit. The gloveboxes do not fail TCLP for characteristic lead based on RFETS analysis as presented in their letter dated September 25, 2001 to CDPHE (Berardini to Dowsett). The gloveboxes therefore do not meet the definition of a being a characteristic hazardous waste (40 CFR 261.3(a)(2)(i)).

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Ref. Ltr. #

DOE ORDER #

E. Frank Di Sanza, Director Page 2 January 29, 2003

The RFETS gloveboxes can be land disposed as low-level radioactive waste at the Nevada Test Site, provided the waste meets all remaining applicable NTS Waste Acceptance Criteria and would not be characterized as hazardous for any other reason.

Please be advised that this determination applies solely to the glovebox waste stream containing Los Alamos leaded glass windows generated at RFETS, and that future waste determinations of this nature will be made on a case-by-case basis.

The RFETS letter to CDPHE dated November 29, 2001 (Berardini to Dowsett) discusses the intent of EPA with respect to radioactive lead solids. The definition of debris specifically prohibits radioactive lead solids from being classified as debris. NDEP did not address the merits of this argument due to the fact that the gloveboxes are not a hazardous waste and therefore cannot be a radioactive lead solid (in order for lead to be classified as a radioactive lead solid under RCRA, the material must first be a hazardous waste).

If you have any questions regarding this matter, please contact Don Elle at (702) 486-2874, or Bryan Trimberger at (775) 687-9394, or myself at (775) 687-9388.

Sincerely,

Paul J. Liebendorfer, P.E.

Chief

Bureau of Federal Facilities

PJL/KKB/BRT/DRE/JAW/cb

cc:

Ted Zaferatos, NDEP/LV

P.K. Mathews, BN

... berarum, AH/Rocky Flats, CO

J.T. Carilli, NNSA/WMD

M.O. Giblin, NNSA/WMD

F. Dowsett, CDPHE/State of Colorado

S.A. Hejazi, NNSA/OCC

C.P. Gertz, NNSA/AMEM

T. Rehder, USEPA

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